1 2 3 4	ELLIS GEORGE LLP Dennis S. Ellis (State Bar No. 178196) dellis@ellisgeorge.com 2121 Avenue of the Stars, 30th Floor Los Angeles, California 90067 Telephone: (310) 274-7100 Facsimile: (310) 275-5697		
5	Interim Lead Class Counsel		
6			
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10		Case No. 3:22-cv-00990-JD	
11	In re Wells Fargo Mortgage Discrimination	Honorable James Donato	
12	Litigation.	JOINT STIPULATION TO	
13		RESCHEDULE JULY 11, 2024, HEARINGS ON MOTIONS	
14		Trial Date: December 9, 2024	
<ul><li>15</li><li>16</li></ul>		[[Proposed] Order filed and served concurrently herewith]	
17			
18		J	
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

Case No. 3:22-cv-00990-JD JOINT STIPULATION TO RESCHEDULE JULY 11, 2024, HEARINGS ON MOTIONS

2430505.1

1	Pursuant to Civil Local Rule 6-2, Plaintiffs Bryan Brown, Aaron Braxton, Paul Martin, Gia	
2	Gray, Elretha Perkins, Terah Kuykendall-Montoya, Ifeoma Ebo, and Christopher Williams'	
3	("Plaintiffs") and Defendant Wells Fargo Bank, N.A. ("Wells Fargo") (collectively, "the Parties")	
4	hereby stipulate and request as follows:	
5	WHEREAS, Plaintiffs' Motion for Class Certification was noticed to be heard on June 27,	
6	2024. (ECF No. 204.)	
7	WHEREAS, on June 13, 2024, the Court continued the originally scheduled hearing date	
8	from June 27, 2024, to July 11, 2024 (ECF No. 251), along with related motion to disqualify	
9	Plaintiffs' expert (ECF No. 198), and Plaintiffs' motion for sanctions (ECF No. 211). Also	
10	scheduled for hearing that day are refiled motions to exclude certain Plaintiffs' experts (ECF Nos.	
11	243 and 244).	
12	WHEREAS, multiple members of counsel for the Plaintiffs, including the undersigned	
13	Interim Lead Class Counsel, have a direct conflict on July 11, 2024, and cannot attend due to a	
14	pre-existing court appearance in another Federal Court.	
15	WHEREAS, the next available date on July 18, 2024, also poses a conflict in that a critical	
16	member of Plaintiffs' counsel who is to be responsible for handling some of the matters on	
17	calendar is unable to attend due to a significant personal conflict.	
18	WHEREAS, in light of the aforementioned conflicts, Plaintiffs' request a continuance of	
19	the currently scheduled hearing date.	
20	WHEREAS, Wells Fargo does not oppose Plaintiffs' request for a continuance of the July	
21	11, 2024 hearing date.	
22	WHEREAS, the Parties understand it is this Court's practice to hold hearings on civil	
23	matters on Thursdays, the Parties respectfully request that the hearing be held on July 16, 2024, to	
24	accommodate all counsels' schedule, if the Court is available and willing to hold the hearing on all	
25	five (5) of these matters on a date other than Thursday.	
26	WHEREAS, alternatively, if the Court is unable to accommodate that request, we would	
27	request that the Court continue the hearing from July 11, 2024, to July 18, 2024.	
28	WE SO STIPULATE.	

2430505.1 Case No. 3:22-cv-00990-JD

1		Respectfully submitted,
2	DATED: June 20, 2024	ELLIS GEORGE LLP
3		By: /s/ Dennis S. Ellis
4		Dennis S. Ellis
5		2121 Avenue of the Stars, 30th Floor
		Los Angeles, California 90067 Telephone: (310) 274-7100
6		On behalf of Plaintiffs as Interim Lead Counsel
7		
8	DATED: June 20, 2024	MCGUIRE WOODS LLP
9		By: /s/ Alicia A. Baiardo
10		Ava E. Lias-Booker ( <i>pro hac vice</i> ) Alicia A. Baiardo
11		Jasmine K. Gardner ( <i>pro hac vice</i> )
		Two Embarcadero Center, Suite 1300
12		San Francisco, CA 94111-3821 Telephone: (415) 844-9944
13		Attorneys for Defendant Wells Fargo Bank, N.A.
14		
15	DATED: June 20, 2024	WINSTON & STRAWN LLP
16		By: /s/ Amanda L. Groves
17		Amanda L. Groves Kobi K. Brinson ( <i>pro hac vice</i> )
18		Stacie C. Knight (pro hac vice)
19		333 S. Grand Avenue, 38th Floor Los Angeles, CA 90071
		Telephone: (213) 615-1700
20		Attorneys for Defendant Wells Fargo Bank, N.A.
21		
22		
23		
24		
25		
26		
27		
28		
	2430505 1	2 Cong No. 2:22 ay 00000 ID

2430505.1

## ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(h)(3) Pursuant to Civil Local Rule 5-1(h)(3), the filer of this document attests that concurrence in the filing of this document has been obtained from the signatories above. DATED: June 20, 2024 ELLIS GEORGE LLP By: /s/ Dennis S. Ellis Dennis S. Ellis On behalf of Plaintiff as Interim Lead Counsel

2430505.1 Case No. 3:22-cv-00990-JD